ED STATES PATENT AND TRADEMARK

CALI 1648

APPLICATION

Inventor(s):	SMIT et al.
Apple No	ΛR

Filed: Title:

Sir:

807.506

Series Code ↑ Serial No. 1

February 27, 1997 GRADUAL MODIFICATION . . .

Asst. Commissioner of Patents Washington, D.C. 20231

Attv/Sec: ASH/maf

Group Art Unit Examiner:

Atty. Dkt.

1648 **Budens**

236842

B041089MRZ

Client Ref

(Our Order No.

PMS

(Our Deposit Account No. 03-3975)

51079

236842 M#

Date:

March, 22

REPLY/AMENDMENT/LETTER

MAR 2 4 1990

MATRIX OUSTOBER This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

"Small Entity" statement(s) filed								
☐ previously ☐ herewith (No.)	Claims remaining after amendment	Highest number previously paid for		Present Extra	Large/Small Entity	Additional Fee	Fee Code	
2. Total Effective Claims	53	**minus	52	1	x \$18/\$9 =	+ 18	103/203	
3. ¦ndependent Claims	4	***minus	4	0	x \$78/\$39 =	+ 0	102/202	
4. If amendment enters proper multiple dependent claim(s) into this application for first								
time (leave blank if this is a reissue application)add + \$26						+0	104/204	
5. Original due Date: APRIL 15	, 1999	1999 NONE Marie Marie						
6. Petition is hereby made to extend the original (1 mo)		\$110/\$55 =			115/215			
due date to cover the date this response is filed		(2 mos)		\$380/\$190 =	+ 0		116/216	
		\$870/\$435 =			117/217			
7. Enter any previous extension fee paid since above original due date and subtract -								
8. Extension Fee Attached						+0	***********	
9. If Terminal Disclaimer attached, add Rule 20(d) official fee						+ 0	148/248	
10. If IDS attached requires Official Fee,add + \$ =						+ 0	126	
or if Rule 97(d) Petitionadd + \$ =						+ 0	122	
11. After-Final Request Fee per rules 129(a) and 17(r)						+ 0	146/246	
12. No. of additional inventions for examination per Rule 129(b)						+ 0	149/249	
13. Petition fee for								
14. TOTAL FEE ENCLOSED =							\$18	

- 15. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0".
- 16. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.
- 17. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown in the heading hereof, for which purpose a duplicate copy of this sheet is attached.

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é		_		so, file Notice	of Appeals separately.
01 FC:103°	18.00 🚯	ìilsburv f	Madison & Sutro LLP		
			Il Property Group		
1100 New York Avenue, N.W.	By	y Atty:	Ann S. Hobbs	Reg. No.	36830
Ninth Floor East Tower Washington, D.C. 20005-3918 Tel: (202) 861-3000	Si	ig: _	C1 Hom	Fax:	(202) 822-0944 (202) 861-3063

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

IN THE UNITED STATES PATEINT AND TRADEMARK OFFICE

In re Application of SMIT et al.

MAR 2 2 1959

Group Art Unit: 1648

Application No.: 08/807,506275

Examiner: Budens

Filed: February 27, 1997

For: GRADUAL MODIFICATION, SUPER AGONISTS AND

ANTAGONISTS OF SIGNAL-PROTEINS AND PEPTIDES

AMENDMENT

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

March 22, 1999

Sir:

In response to the Communication issued March 15, 1999, please enter the following amendments and consider the following remarks.

IN THE CLAIMS:

Please enter the following claim:

A method for stimulating stem cell-replication comprising application of a substance obtainable according to any of the method steps of claim 84.--

Amend the remaining claims as follows:

(Twice Amended) A method for preparing a substance according to one of claims 66-68 [domprising carrying out the method steps as defined in claim said method comprising applying a specific chemical modification of selected againo acids to introduce at least one feature selected from the group consisting of enhanced biological activity, enhanced stability, suppressed antigenicity, acquired antagonistic activity, and cell